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No. 24] NEW DELHI, SATURDAY, JUNE 12, 1965 (JYAISTHA 22, 1887)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग IV PART IV

गो-सरकारी व्यक्तियों और गो-सरकारी संस्थाओं के वित्तापन और सूचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE COCHIN OIL MERCHANTS' ASSOCIATION, COCHIN

The approval of the Deputy Director, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification No. S.O. 1162, dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Cochin Oil Merchants' Association, Cochin, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

In Bye-law 14, the second and third paragraphs shall be *deleted* and the following shall be *substituted*:—

Description	Moisture and Sediment. Basis 0·23%	Colour Colour in 1"	Refractive index at 40° centi-grade	Specific gravity 30°/30°C	Saponification value	Iodine value	Unsaponifiable matter	Acid value (Not more than)	Polenske value (Not less than)
1	2	3	4	5	6	7	8	9	10
Coconut oil means the produce obtained by extraction from copra and shall be free from admixture with any other oil substance. It shall be clear and free from sediment or suspended matter and moisture as per these specifications. It shall have a sweet taste and characteristic odour of coconut oil. It shall also be free from rancidity.	(A) When the moisture and sediment is up to 0·25%, no rebate. (B) If it exceeds 0·25%, but does not exceed 0·75%. The rebate is payable by the seller to the buyer. (C) If it exceeds more than 0·75%, buyers option to reject.	(A) When colour is up to 4 units Grade I. (B) If it is deeper than 4 units, but not deeper than 11 units. Grade II and <i>pro-rata</i> rebate payable by the seller to the buyer. (C) If it exceeds more than 11 units, buyers option to reject.	1·4480 to 1·4490	0·915 to 0·920	Minimum 250	7·5 to 10	Not more than 0·80%	(A) Up to Grade I. (B) If it exceeds 2% but does not exceed more than 4%. Grade II and <i>pro-rata</i> rebate payable by the seller to the buyer. (C) If it exceeds 4%, buyers option to reject.	2% 13·00 Grade I. Grade II and <i>pro-rata</i> rebate payable by the seller to the buyer. Grade I. Grade II and <i>pro-rata</i> rebate payable by the seller to the buyer.

2. Bye-law 56 shall be *deleted* and the following shall be *substituted*:—

"All contracts shall be for units of 40 quintals of coconut oil and as prescribed in Bye-law 14, delivery loose, and all prices until otherwise determined shall be exclusive of sales-tax and other customary charges such as pumping, soldering, loading etc., at such rates as may be fixed by the Association from time to time."

3. After Bye-law 215, the following shall be *added* as Bye-law 215-A, *viz* :—

"215-A. For the purpose of hedge contracts for February and March 1965 deliveries the provisions of the Bye-laws 14 and 56 as they stood immediately before 26th February 1965 shall be applicable, and for the purpose of hedge contracts for April 1965 delivery and subsequent deliveries, the said provisions as amended on the aforesaid date shall be applicable."

Place : Cochin,
Dated 1st March, 1965
L110GI/65

Secretary,
The Cochin Oil Merchants' Association Cochin.

NOTIFICATION BY THE BOMBAY OILSEEDS AND OILS EXCHANGE LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce & Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay.

AMENDMENTS TO BYE-LAWS

I. Amendments relating to change in the Unit of Trading

1. **Bye-law 127.**—In bye-law 127 for the words and figures "25 Metric tons" under the heading 'unit of Trading', the words and figures '10 Metric tons' shall be substituted.

1A. By law 155 shall be replaced by the following :—

Bye-law 155.—If the goods are delivered from up-country centres other than the five centres mentioned in Bye-law 154 above, the seller shall pay to the buyer railway freight (from the place of delivery to Bombay) at the rate applicable for full wagon-load cargo and not on the basis of smaller consignments which prevail on the date of issue of the delivery orders and such other expenses as may be fixed by the Board.

2. **Bye-law 162.**—In bye-law 162 for the words and figures "25 metric tons" the words and figures "10 metric tons" shall be substituted.

3. **Bye-law 168.**—In bye-law 168 for the words and figures "25 Metric tons" the words and figures "10 Metric Tons" shall be substituted.

4. **Bye-law 180.**—In bye-law 180 for the words and figures "25 Metric tons" the words and figures "10 Metric tons" shall be substituted.

5. **Bye-law 186.**—In bye-law 186 for the words and figures "25 Metric tons" the words and figures "10 Metric tons" shall be substituted.

6. **Bye-law 190.**—In bye-law 190 for the words and figures "six bags out of every 100 bags" and "20 bags out of the each lot of 25 Metric tons" the words and figures "1 bag out of every 10 bags" and "10 bags out of the each lot of 10 metric tons" respectively shall be substituted.

7. **Bye-law 331(a).**—In clause (i) of bye-law 331(a) for the words and figures "at the rate of 12 Naye Paise per every transaction of purchase and per every transaction of sale of 25 metric tons" the words and figures "at the rate of 5 Paise per every transaction of purchase and per every transaction of sale of 10 Metric tons" shall be substituted.

8. In terms of contract for Linseed, the term 10 shall be substituted by the following :—

"Minimum Unit of transaction for "futures" 10 Metric tons."

9. In terms of contract for Cottonseed the term 6 shall be substituted by the following :—

"Unit of Trading—10 Metric tons".

10.* In form IV regarding Instructions Form for the words and figures "25 Metric Tons" occurring in the foot note the words and figures "10 Metric Tons" shall be substituted.

II. Amendments to the Bye-laws relating to change in penalty for Non-delivery in Groundnut hedge contracts

11. **Bye-law 182.**—In Bye-law 182, for the words and figures "Rs. 2 per 100 Kgs. in respect of groundnuts, castorseed and linseed", the words and figures "Rs. 5 per 100 kgs. in respect of groundnuts, Rs. 2 per 100 kgs. in respect of castorseed and linseed" shall be substituted.

12. **Bye-law 183.**—In bye-law 183, for the words and figures "Rs. 4 per 100 kgs. in respect of groundnuts, castorseed and linseed" the words and figures "Rs. 10 per 100 kgs. in respect of Groundnuts, Rs. 4 in respect of castorseed and linseed" shall be substituted.

13. **Bye-law 226.**—In bye-law 226, for the words and figures "Rs. 2 per 100 kgs. in respect of groundnuts,

castorseed and linseed," the words and figures "Rs. 5 per 100 kgs. in respect of groundnuts, Rs. 2 per 100 kgs. in respect of castorseed and linseed" shall be substituted.

14. **Bye-law 297A(a).**—In bye-law 297A(a) for the words and figures "Rs. 4 per 100 kgs. in respect of groundnuts, linseed and castorseed" the words and figures "Rs. 10 per 100 kgs. in respect of groundnuts, Rs. 4 per 100 kgs. in respect of linseed and castorseed" shall be substituted.

15. **Bye-law 297A(b).**—In bye-law 297A(b), for the words and figures "Rs. 4 per 100 kgs. in respect of groundnuts, castorseed and linseed", the words and figures "Rs. 10 per 100 kgs. in respect of groundnuts, Rs. 4 per 100 kgs. in respect of castorseed and linseed" shall be substituted.

III. Bye-laws relating to up-country delivery for Groundnut April 1965 hedge contract in the State of Gujarat in which there are restrictions on the free movement of Groundnuts.

16. After Bye-law 146 the following new Bye-law shall be added as Bye-law 146A :—

Bye-law 146A(i) Notwithstanding anything to the contrary contained in the aforesaid Bye-law 146 and other Bye-laws, the seller shall be entitled to issue a delivery order in respect of April 1965 hedge contract in groundnuts at upcountry centres in the State of Gujarat even though it may not be possible for the buyer to move the goods tendered out of the State of Gujarat to Bombay as a result of any restrictions existing there on such movement at the time of issuing the delivery order but in such an event the seller shall have also to pay to the buyer a special allowance to be fixed by the Board before opening of groundnuts April '65 hedge contracts over and above the other charges of transport, discount, etc. which the seller is required to pay to the buyer under the bye-laws.

(ii) When the restrictions on free movement referred to in clause (i) above come into force after the delivery order is issued and are in force at the time of taking delivery, the seller shall have to pay to the buyer the special allowance as mentioned in clause (i) above.

IV. Amendments relating to Special Automatic Clearing

17. Bye-law 243A shall be substituted by the following :—

Bye-law 243A(i) If on any day the closing rate of any of the hedge contracts in groundnuts, linseed, castorseed, cottonseed and groundnut oil rise or fall by Rs. 3.00 per 100 kgs. in respect of groundnut and linseed hedge contracts, Rs. 2.00 per 100 kgs. in respect of castorseed and cottonseed hedge contracts and 60 Paise per 10 kgs. in respect of groundnut oil hedge contracts above or below the last settlement rate, an automatic settlement clearing shall immediately take place thereafter in respect of hedge contracts in groundnuts, linseed, castorseed, cottonseed and groundnut oil on the basis of the closing rates on that day.

PROVIDED that the provisions contained in this clause shall not apply when such rise or fall in the closing rates of groundnuts, linseed, castorseed, cottonseed or groundnut oil has taken place on the day immediately preceding the clearing day.

(ii) In respect of such automatic settlement clearing, the members shall exchange slips on the second working day of the day on which such rise or fall in prices as stated in clause (i) of this Bye-law takes place.

(iii) The inward payment along with the balance sheets and all other statements as are required to be submitted under the Bye-laws for clearing shall be submitted to the Clearing House on the working day following the day on which slips are exchanged under clause (ii) above. Outward payment shall be made as early as possible.

PROVIDED that the Board on its own or upon a request may extend the inward payment day or the time for the exchange of slips.

(iv) The other bye-laws relating to normal settlement clearing shall apply to such automatic settlement clearing.

V. Special Bye-law specifying non-applicability of the above amendments to March 1965 delivery contract in Castorseed and Linseed

After Bye-law 330F, the following Bye-law shall be added as Bye-law 330G :—

Bye-law 330G.—Bye-laws 127, 155, 162, 168, 180, 186, 190, 331(a), Terms of contracts for Linseed and Cottonseed, Form IV regarding instructions form and Bye-law 243A as amended by the Board of Directors on 5th February 1965 shall, on approval by the Secretary, Forward Markets Commission, be applicable to June 1965 delivery hedge contracts and subsequent hedge contracts in Castorseed and Linseed only and for the purpose of March 1965 delivery hedge contracts in Castorseed and Linseed, the said bye-laws, terms of contracts and Form IV as they stood immediately before the date of approval by the Secretary, Forward Markets Commission, shall apply.

2. In pursuance of proviso to Sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission, has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendments.

R. V. SHETH
Secretary

The Bombay Oilsseeds & Oils Exchange Ltd.
Bombay,
Dated 9th February 1965.

LOSTS, STOLEN OR DESTROYED

(as the case may be)

The Government Promissory Note No. BY 029358 of the 3½% National Plan Loan 1964 for Rs. 1,000 originally standing in the name of Reserve Bank of India, and last endorsed to Shri Shiv Ram Sabhlok the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for payment of the discharge value in favour of the Proprietor. The Public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the advertiser—Shri Shiv Ram Sabhlok.

Residence—Orient Colliery, P.O. Brajrajnagar, Distt. Sambalpur, Orissa.

P.D.O. 42

The undernoted Government Promissory Note(s) originally standing in the name of PANCHU BALA DASI, the proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the said note(s) and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the under mentioned security(ies).

Signature of the Advertiser—PANCHU BALA DASI.

Residence—53/1, Ahiritola Street, Calcutta-5.

Lost of G.P. Notes No.

Amount

Loan

1. CA217842	Rs. 3,000/-	3 Con. 1946
2. CA217843	Rs. 5,000/-	do
3. CA217844	Rs. 5,000/-	do
4. CA217845	Rs. 5,000/-	do
5. CA217846	Rs. 2,000/-	do
6. CA217847	Rs. 500/-	do
7. CA206681	Rs. 1,000/-	do
8. CA206682	Rs. 10,000/-	do
9. CA206683	Rs. 1,000/-	do
10. CA206684	Rs. 1,000/-	do
11. CA206685	Rs. 200/-	do
		Rs. 33,700/-

The Government Promissory Note No. DH034808 of the 3½ per cent loan of National Plan Loan 1964 for

Rs. 1,000.00 nP. (Rupees one thousand only) originally standing in the name of Reserve Bank of India and last endorsed to Shama Singh, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—Shama Singh S/o Gaind Jat.

Residence—Vill. Batt, P.O. Hatipur, Tehsil Nkodar, Jullundur.

CHANGE OF NAMES

I, hitherto known as A. SUNDARARAJ son of Shri A. APPADORAI PILLAI, employed as Signaller-cum-Postal Clerk in Golden Rock Post Office, Tiruchi, residing at C-837/A, Rly. Qtr. Golden Rock, Tiruchi have changed my name and shall hereafter be known as A. L. SUNDHARARAJAN.

It is certified that I have complied with other legal requirements in this connection.

A. SUNDARARAJ
(Sd. in existing name)

I, hitherto known as KUMARI PUSHPA PAMANDAS MASAND, daughter of Shri PAMANDAS MASAND, Employed as Telephone-Operator, Staff No. 4485 in Bombay Telephones Bombay-1 residing at A10/4 P & T Colony Santacruz East Bombay-29 have changed my name and shall hereafter be known as SHRJMATHI SUNITA TILOK MAKHIJA.

It is certified that I have complied with other legal requirements in this connection.

PUSHPA PAMANDAS MASAND
(Sd. in existing name)

I, hitherto known as KHAGENDRA ROY, son of Late SASHI KUMAR DEB ROY, employed as Tool Setter 'B', Section N.C.C., Ticket No. 153, in Metal & Steel Factory, Ichapur, residing at Ichapur-Nawabgunj, West Bengal, have changed my name and shall hereafter be known as KHAGENDRA KUMAR DEB ROY.

It is certified that I have complied with other legal requirements in this connection.

KHAGENDRA ROY
(Sd. in existing name)

I, hitherto known as MALLIKA TRIVEDI daughter of Shri RAMESH CHANDRE TRIVEDI, Employed as L.D.C., in D.I.C.C.E. Revenue building, residing at 1064, Laxmibai Nagar, New Delhi, have changed my name and shall hereafter be known as MADHU TRIVEDI.

It is certified that I have complied with other legal requirements in this connection.

MALLIKA TRIVEDI
(Sd. in existing name)

I, hitherto known as SURAJ MAL son of Shri KANHARAM, Employed as Constable No. 146 Sec. in Supdt. of Police Security, New Delhi, residing at Security Police Lines, New Delhi, have changed my name and shall hereafter be known as SURAJ BHAN.

It is certified that I have complied with other legal requirements in this connection.

SURAJ MAL
(Sd. in existing name)

I, hitherto known as D. VENKAIAH son of Shri VENKATRAMAIAH employed as Clerk in controller of Stores Office, S. Rly., Madras-23, residing at 5/1 Guravappa Maistry St. Aynavaram, P.O. Madras-23, have changed my name and shall hereafter be known as D. CHAITANYA.

It is certified that I have complied with other legal requirements in this connection.

D. VENKAIAH
(Sd. in existing name)

I, hitherto known as SANTU MALLAPPA KAKERU son of Shri MALLAPPA, employed as R. G. Station Master in Kirloskarvadi, residing at Kirloskarvadi, have changed my name and shall hereafter be known as SANTARAM MALLAPPA JADHAV.

It is certified that I have complied with other legal requirements in this connection.

SANTU MALLAPPA KAKERU
(Sd. in existing name)

I, hitherto known as VED PARKASH SHARMA son of Pt. AMAR NATH, Employed as Storekeeper in (MES) Garrison Engineer No. 1, Chandigarh, have changed my name and shall hereafter be known as VED PARKASH BHARDWAJ.

It is certified that I have complied with other legal requirements in this connection.

VED PARKASH SHARMA
(Sd. in existing name)

I, hitherto known as DIGAMBAR NARAYAN son of Shri NARAYAN, employed as Police Pensioner, residing at Shahabad Rly., Colony, have changed my name and shall hereafter be known as DIGAMBER NARAYAN PATHAK.

It is certified that I have complied with other legal requirements in this connection.

DIGAMBAR NARAYAN
(Sd. in existing name)

I, hitherto known as Miss PREMALATA BANDHUJI VAIDYA, daughter of Shri BANDHUJI DAJIBA VAIDYA, employed as clerk in Divisional Engineer Telegraphs, Bombay, (East) Division, Kashiram Jamnadas Building, 5 P D'mello Rd. Near Princess Dock. Bombay-9, have changed my name and shall hereafter be known as Mrs. VINITA VIRENDRA PHADNIS.

It is certified that I have complied with other legal requirements in this connection.

Miss P. B. VAIDYA
(Sd. in existing name)

I, hitherto known as LAXMAN RAMA KHANDAGALE son of Shri RAMA GANPAT, employed as Mazdoor in Central Ordnance Depot, Delhi Siding residing at Shelarwadi Village, have changed my name and shall hereafter be known as LAXMAN RAMA SHILAMKAR.

It is certified that I have complied with other legal requirements in this connection.

L.H.T.I. of LAXMAN RAMA KHANDAGALE

I, hitherto known as GHANSHYAM son of Shri LUXMI DUTT, employed as Workman in C.T.S. New Delhi-3, residing at Q. No. C-203, Netaji Nagar, N.D., have changed my name and shall hereafter be known as RAVI DUTT.

It is certified that I have complied with other legal requirements in this connection.

GHANSHYAM
(Sd. in existing name)

I, hitherto known as PEMLA, son of Shri ADUJI, employed as fitter T. No. 1814 in Railway workshop, Bikaner, have changed my name and shall hereafter be known as PEMLA RAM.

I hereby certify that I have already complied with the legal formalities required in this connection.

PEMLA
(Sd. in existing name)

I, hitherto known as DEBENDRA NATH SHASMAL son of Shri GANESH CHANDRA SHAMAL, employed as Lab. 'B', in Ordnance Factory, Calcutta-28, residing

at 40, Bihari Lal Paul Street, CAL-36, have changed my name and shall hereafter be known as DEBENDRA KUMAR DAS.

It is certified that I have complied with other legal requirements in this connection.

DEBENDRA NATH SHASMAL
(Sd. in existing name)

I, hitherto known as KULDEO PASI son of Shri BIRJU PASI, employed as Commercial Clerk in Relief section, Eastern Railway, Danapur, residing at c/o Sri JOGENDRA MANDAL, Road No. 19, Qr. No. 9, Gardanibagh, P.O. Patna, G.P.O. Patna, have changed my name and shall hereafter be known as KULDEO MEHTHA.

It is certified that I have complied with other legal requirements in this connection.

KULDEO PASI
(Sd. in existing name)

I, hitherto known as SIGASON son of Shri Late BACHA SINGH, employed as Clerk, in Distt. Controller of Stores E. Rly. Howrah (W.B.), have changed my name and hereafter be known as SIGASON SINGH.

It is certified that I have complied with other legal requirements in this connection.

SIGASON
(Sd. in existing name)

I, hitherto known as RAM PIARI daughter of Shri RAM SAWRUP SHARMA, residing at G II/13 Lajpat Nagar, New Delhi, have changed my name and shall hereafter be known as RAMA PARASHAR.

It is certified that I have complied with other legal requirements in this connection.

RAM PIARI
(Sd. in existing name)

"Shri BHODAI MAHATO, son of Late CHAITOO SINGH working under Electrical Foreman, N.F. Railway Bongaigaon will hereafter, be named as Shri RAM SRITH SINGH in all his official deeds and records.

BHODAI MAHATO
(Sd. in existing name)

I, hitherto known as SURENDRA NATH SEAL son of Late KRISHNA CH. SEAL, employed as Com. Clerk Palta, E.Rly., in DS Sealdah E. Rly., residing at 44/1 Kaibarta Para Road, P.O. Bhatpara, 24-Paraganas (West Bengal), have changed my name and shall hereafter be known as Shri SURENDRA NATH SARKAR.

It is certified that I have complied with other legal requirements in this connection.

SURENDRA NATH SEAL
(Sd. in existing name)

FORM No. 151

(See Rule 315)

COMPANIES ACT 1956

Members' Voluntary Winding Up

Notice of appointment of Liquidator pursuant to
Section 516

Name of Company : Messrs Taurus Engineering Company private Limited.

Nature of business : Manufacturer.

Address of Registered Office : 56, Golf Links, New Delhi.

Name & Address of Liquidator : Shri Ram Kumar Kapoor, 56-Golf Links, New Delhi.

Date of appointment : 29th day of March, 1965.

By whom appointed : Shareholders at a general Meeting.

For Taurus Engineering Company Private Limited.

AMAR KUMAR KAPOOR
Managing Director

COMPANY NEWS

*Messrs Taurus Engineering Company Private Limited, 56,
Golf Links, New Delhi*

It is hereby announced that an Extra Ordinary General Meeting of the Shareholders of the Company held at the Registered office on the 29th day of March, 1965 at 11 A.M., the following resolutions were passed.

1. 'Resolved that the Company be wound up voluntarily
2. Resolved that Shri Ram Kumar Kapoor of 56, Golf Links, New Delhi be appointed as voluntary liquidator of the Company.

By order of the Board.

AMAR KUMAR KAPOOR
Managing Director

FORM No. 151

COMPANIES ACT, 1956

Members' Voluntary Winding-Up

*Notice of appointment of liquidator pursuant to
Section 516*

*Name of Company : Agricultural Dairy Farming (P)
Ltd. (In Lqn.).*

Nature of Business : Dairy Farming.

*Address of Registered Office : Saintli (Muradnagar)
Distt. Meerut. (U.P.)*

*Name and Address of Liquidator : Balbir Tyagi,
15-A/55, W.E.A., Karol Bagh, New Delhi-5.*

By whom appointed : Company in General Meeting.

*In the matter of Companies Act, 1956 and Agricultural
Dairy Farming (P) Ltd. (In Lqn.), Saintli (Muradnagar)
Distt. Meerut. U.P.*

At the General Meeting of the above named Company duly held at the Registered Office of the Company at Saintli (Muradnagar), Distt. Meerut on Friday, the 28th May, 1965, the following resolution was duly passed :

"RESOLVED that the resignation of Shri Naresh Chand Jain from the office of Liquidator is hereby accepted."

At the same General Meeting Shri Balbir Tyagi of 15-A/55, W.E.A., Karol Bagh, New Delhi-5, was appointed liquidator in place of Shri Naresh Chand Jain for the purpose of winding up the affairs of the Company on a remuneration of Rs. 1,000/- (Rupees one thousand) plus all incidental expenses incurred by him for the purpose of such winding up.

BALBIR TYAGI
*Managing Director
Liquidator*

